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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/911,015	07/23/2001	Lucio Dell'Acqua	163-336	3502	
75	90 06/19/2003	•			
James V. Costigan, Esq. HEDMAN & COSTIGAN, P.C. Suite 2003 1185 Avenue of the Americas			. EXAMINER		
			CONLEY, SEAN E		
				2	
New York, NY	10036-2646		ART UNIT	PAPER NUMBER	
•			1744	3	
			DATE MAILED: 06/19/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	<u> </u>	Applicant(s)	
		09/911,015		DELL'ACQUA ET AL.	
	Office Action Summary	Examiner		Art Unit	
		Sean E Conley		1744	
Period fo	The MAILING DATE of this communication r Reply	appears on the cover	sheet with the c	orrespondence addres	s
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION is communication of time may be available under the provisions of 37 CFI SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory pere to reply within the set or extended period for reply will, by steply received by the Office later than three months after the modern part of the province of the provi	N. R 1.136(a). In no event, howe . It reply within the statutory mir riod will apply and will expire atule, cause the application to	ever, may a reply be tim imum of thirty (30) days SIX (6) MONTHS from b become ABANDONE	nely filed s will be considered timely. the mailing date of this cornmu D (35 U.S.C. § 133).	nication.
1)[🛛	Responsive to communication(s) filed on	23 July 2001 and 07	February 2002 .		
2a) <u></u> ☐	This action is FINAL . 2b)⊠	This action is non-fi	nal.		
3)□ Dispositi	Since this application is in condition for all closed in accordance with the practice uno on of Claims				erits is
. 4)⊠	Claim(s) 1-8 is/are pending in the applicati	on.			
	4a) Of the above claim(s) is/are with	•	ation.		
_	Claim(s) is/are allowed.			•	
·	Claim(s) <u>1-5</u> is/are rejected.				
.7)⊠	Claim(s) <u>6-8</u> is/are objected to.				
/ 	Claim(s) are subject to restriction an	nd/or election require	ment.		
-	on Papers			•	
9)□ -	The specification is objected to by the Exam	niner.	-		
10)🖾 ¯	The drawing(s) filed on 23 July 2001 is/are:	a)⊠ accepted or b)□	objected to by th	ne Examiner.	
	Applicant may not request that any objection to	o the drawing(s) be hel	d in abeyance. Se	ee 37 CFR 1.85(a).	
11) 🔲 🗀	he proposed drawing correction filed on	is: a)⊡ approve	ed b)□ disappro	ved by the Examiner.	•
	If approved, corrected drawings are required in	n reply to this Office ac	ion.		
12) 🔲 🗀	he oath or declaration is objected to by the	Examiner.			
Priority u	nder 35 U.S.C. §§ 119 and 120				•
13)⊠	Acknowledgment is made of a claim for for	eign priority under 35	U.S.C. § 119(a)-(d) or (f).	
a)[☑ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority docum	ents have been rece	ived.		
	2. Certified copies of the priority docum	ents have been rece	ived in Application	on No	
	3. Copies of the certified copies of the papplication from the International ee the attached detailed Office action for a	oriority documents ha Bureau (PCT Rule 1	ve been receive 7.2(a)).	ed in this National Stag	е
14)□ A	cknowledgment is made of a claim for dom	estic priority under 3	5 U.S.C. § 119(e	e) (to a provisional app	lication).
a	☐ The translation of the foreign language cknowledgment is made of a claim for dom	provisional application	on has been rec	eived.	·
Attachment	(s)	•			
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(4)		(PTO-413) Paper No(s) Patent Application (PTO-152	
S. Patent and Tr PTO-326 (Rev		e Action Summary		Part of Paper No. 3	

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DETAILED ACTION

Claim Objections

1. Claims 6-8 are objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim should refer to other claims in the alternative only. See MPEP § 608.01(n). Accordingly, the claims 6-8 have not been further treated on the merits.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation

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under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. 4,752,422 to Uchida et al. in view of Tsai (U.S. Pat. 6,135,427).

Uchida et al. disclose an ultrasonic humidifier which atomizes water in order to produce a water spray in the form of a mist. The device comprises a portable container body (1) that is divided into multiple compartments. The first compartment (15) is the utility chamber and the second compartment (4) is the spraying chamber. The first compartment has a body (5) that has an inlet channel for a cleaning fluid such as water, and an exit channel for the atomized liquid and vapor generated. At the bottom of the above body (5) there are ultrasonic vibrators (3) activated by an electric circuit in order to create the immediate atomization of the liquid to be applied (see figure1, column 1, line 25 to column 2, line 52). Additionally, in the first compartment is a blower (12) which creates a stream of air that is directed through a perforated wall (17) which separates compartments (15) and (4). However, Uchida et al. fails to teach a means of grasping the neck of a cleaning liquid iar.

Tsai discloses a compact, small size humidifier which may be used as a portable humidifier. The humidifier includes an opening for receiving a number of different sockets allowing use of different sized water bottles as the water tank. The different

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sockets may be detachably affixed to the humidifier body. The humidifier has a connecting hole (142) which includes an annular protrusion (143) on the inner side of the wall thereof. A socket (2) is provided with inner screw threads (22) on its inner circumferential surface, and an annular recess (21) on its outer surface. A liquid container or bottle (3) is detachable connected to the socket by way of screw threads (31) on the bottle (3), which are engaged with the inner screw threads (22) of the socket (2). The bottle (3) is now attached to the socket and the combination is inserted into the connecting hole (142). The annular recess (21) of the socket (2) engages the annular protrusion (143) of the wall in the connecting hole (see fig 1 and column 3, lines 21-55). Additionally, it is shown in figure 10 that the electronic vibration control circuit (432, 434) and the fan (5) are fed by the same electric power supply (A). This reference has been relied upon to teach that it is known to provide a means of grasping the neck of a cleaning liquid jar in a device that atomizes a liquid.

Uchida et al. discloses the claimed invention except for the means of grasping the neck of the cleaning jar. Tsai teaches that it is known to include in a humidifier a means to grasp the neck of the liquid jar. Therefore, it would have been obvious to one of ordinary level of skill in the art at the time the invention was made to modify Uchida et al. and include a means to grasp the neck of the jar as taught by Tsai in order to prevent the neck of the bottle from separated from the humidifier and provide a means of attaching various size bottles to the humidifier.

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If claims 6-8 had not been objected to for the reasons stated above, they would have been rejected in view of the following:

6. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida et al. in view of Tsai as applied to claim 1 above.

Uchida et al. disclose that the body of the humidifier is formed of synthetic resin. Uchida et al. does not teach a body member that is made of plastic or metallic materials. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use a plastic or metallic material to form the body, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416.

7. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida et al. in view of Tsai as applied to claim 1 above, and further in view of Dix et al. (U.S. Pat. 5,447,663).

Uchida et al. and Tsai do not teach a humidifier that includes a handle.

Dix et al. disclose a portable humidifier with a U-shaped retracting/telescoping handle (67) (see figure 2).

Therefore, it would have been obvious to one having ordinary level of skill in the art at the time the invention was made to further modify Uchida et al. and include a

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handle as taught by Dix et al. in order to make the humidifier portable and easier to move.

8. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida et al. as applied to claim 1 above and further in view of Tsuaki (U.S. Pat. 4,563,313).

Uchida et al. and Tsai do not teach an electronic floating device capable of communicating to the electronic circuit the level of liquid inside compartment where the liquid is atomized.

Tsuaki teaches an air humidifier that includes a water level detector that detects the water level in the water reservoir. The water reservoir (2) is located in the compartment where the water is atomized into a fine mist. The water level detector (7) is operatively disposed in the water reservoir (2). The detector (7) includes a lead switch (8) mounted on the opposite side of the bottom plate (6) and a magnetic float member (9) movable along pole (10). The lead switch (8) closes when the float member (9) is below a predetermined water level due to the sensing of the float members magnetic switch (8) when float (9) downwardly moves along pole (10). The switch (8) functions in response to a detected water level in the reservoir. When the level reaches a predetermined minimum the switch closes and shuts off the ultrasonic vibrator thereby protecting the vibrating element (see column 2, lines 8-35).

Therefore, it would have been obvious to one of ordinary level of skill in the art at the time the invention was made to further modify Uchida et al. and include an

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electronic flotation device inside compartment (4) as taught by Tsuaki in order to monitor the level of water in the reservoir and prevent damage to the ultrasonic vibrator.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

JP 55095053 A to Sugihara

United States patent Publication US 2001/0050317 to Denen

Denen discloses a device that atomizes liquids using a piezoelectric vibrator. The device is used for dispensing such liquids as perfumes, air fresheners, or other liquids. Such other liquids include household cleaning materials, sanitizers, disinfectants, repellents, insecticides, or other liquids (see paragraph [0021] and [0006]).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean Conley, whose telephone number is (703) 305-2430. The examiner can normally be reached on Monday-Friday 7:30 AM - 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Robert Warden, can be reached at (703) 308-2920. The Unofficial fax phone number for this group is (703) 305-7719. The Official fax phone number for this Group is (703) 872-9310.

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draft documents and other communications with the PTO that are not for entry into the

file of the application. This will expedite the processing of your papers.

Communications via Internet e-mail regarding this application, other than those

under 35 U.S.C. 132 or which otherwise require a signature, may be used by the

applicant and should be addressed to [robert.warden@uspto.gov]. All Internet e-mail

communications will be made of record in the application file. PTO employees will not

communicate with applicant via internet e-mail where sensitive data will be exchanged

or where there exists a possibility that sensitive data could be identified unless there is

of record express waiver of the confidentiality requirements under 35 U.S.C. 122 by the

applicant. See the Interim Internet Usage Policy published by the Patent and

Trademark Office Official Gazette on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application should

be directed to the group receptionist, whose telephone number is (703) 308-0661.

SEC Al

June 10, 2003

ROBERT J. WARDEN, SR. SUPERVISORY PATENT EXAMINER

Robert 7. Warden, In.

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